IN THE UNITED STATES DISTRICT COURTFOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

AMERICA, Plaintiff and Counter-Defendant, V. Case No. 3:19-cv-02074-G ACKERMAN MCQUEEN, INC., Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	NATIONAL RIFLE ASSOCIATION OF	§	
Plaintiff and Counter-Defendant, v. \$ Case No. 3:19-cv-02074-G ACKERMAN MCQUEEN, INC., Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	AMERICA,	§	
v. \$ Case No. 3:19-cv-02074-G ACKERMAN MCQUEEN, INC., \$ Defendant and Counter-Plaintiff, \$ and \$ MERCURY GROUP, INC., HENRY \$ MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY \$ Defendants.		e	
v. \$ Case No. 3:19-cv-02074-G ACKERMAN MCQUEEN, INC., Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	Plaintiff and Counter-Defendant,	§	
ACKERMAN MCQUEEN, INC., Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.		§	
ACKERMAN MCQUEEN, INC., Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	v.	§	Case No. 3:19-cv-02074-G
Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.		§	
Defendant and Counter-Plaintiff, and MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	ACKERMAN MCQUEEN, INC.,	§	
MERCURY GROUP, INC., HENRY MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	Defendant and Counter-Plaintiff,	§	
MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	and		
MARTIN, WILLIAM WINKLER, AND MELANIE MONTGOMERY Defendants.	MERCURY CROUP INC. HENRY	§	
MELANIE MONTGOMERY S S S Pefendants	, , , , , , , , , , , , , , , , , , , ,	§	
Defendants. §		§	
Delenaanis.	WIELAME WOM GOWEN	§	
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8	Dejenaants.	§	

APPENDIX IN SUPPORT OF PLAINTIFF NATIONAL RIFLE ASSOCIATION OF AMERICA'S REPLY IN SUPPORT OF ITS MOTION FOR PARTIAL SUMMARY JUDGMENT

The National Rifle Association of America (the "NRA") offer the following evidence in support of its Reply In Support of its Motion for Partial Summary Judgment.

EX	DESCRIPTION	
	Declaration of Cecelia L. Fanelli, dated January 3, 2022	App.0001- App.0003
1	Email from Anthony Rinaldi to Eric Wang, dated August 25, 2017 (AMcTX-00336708) (filed under seal)	App.0004- App.0005
2	Email from Brian Darley to Eric Wang, dated October 26, 2017 (AMcTX-00337725) (filed under seal)	App.0006- App.0007
3	Email from Eric Wang to Jesse Greenberg, dated May 2, 2017 (AMcTX-00294544-AMcTX-00294570) (filed under seal)	App.0008- App.0035
4	Declaration of Andrew Arulanandam, dated January 3, 2022 (filed under seal)	App.0036- App.0048

5	Exhibit 7 to Daniel L. Jackson Deposition, dated October 27, 2021 (filed under seal)	App.0049- App.0077
6	Exhibit 08 to Daniel L. Jackson Deposition, dated October 27, 2021 (filed under seal)	App.0078- App.0181
7	Letter from Brian E. Mason to Sarah Rogers, dated October 22, 2021	App.0182- App.0184
8	Letter from William Winkler to Wilson Phillips, dated August 27, 2018 (NRA-AMc_00171736-NRA-AMc_00171740) (filed under seal)	App.0185- App.0189
9	Letter from Wilson Phillips to William Winkler, dated August 29, 2018 (AMc-057585-AMc-057587) (filed under seal)	App.0190- App.0195
10	Letters from William Winkler to Wilson Phillips, dated September 4, 2018 (AMc-057593-AMc-057595) (filed under seal)	App.0196- App.0200
11	NRA Bankruptcy Hearing, April 13, 2021, testimony of S. Rowling	App.0201- App.0357

Dated: January 3, 2022 Respectfully submitted,

BREWER, ATTORNEYS & COUNSELORS

By: /s/ Cecelia L. Fanelli

Cecelia L. Fanelli

Pro Hac Vice

clf@brewerattorneys.com

Sarah B. Rogers

New York Bar No. 4755252

sbr@brewerattorneys.com

Philip J. Furia

Pro Hac Vice

pif@brewerattorneys.com

Alessandra P. Allegretto

Texas Bar No. 24109575

apa@brewerattorneys.com

BREWER, ATTORNEYS & COUNSELORS

1717 Main Street, Suite 5900

Dallas, Texas 75201

ATTORNEYS FOR THE PLAINTIFF

COUNTER-DEFENDANT NATIONAL RIFLE

ASSOCIATION OF AMERICA

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was electronically served via the Court's electronic case filing system upon all counsel of record on this 3rd day of January, 2022.

/s/ Cecelia L. Fanelli

Cecelia L. Fanelli